# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AME	RICA	)		
v.		)	Crim. No. 4:05-cr-40025	5-FDS
MATTHEW MARSH,	Defendant.	)		
		)		

# **INFORMATIO**N

**COUNT ONE:** (Title 21, United States Code, Section 851 – Notice of Prior Conviction)
The United States Attorney charges that:

- 1. On or about September 6, 1996, MATTHEW MARSH, defendant herein, was convicted in the United States District Court for the District of Massachusetts, Boston, Massachusetts, of: (i) conspiracy to import cocaine base in violation of 21 U.S.C. § 963, (ii) importation of cocaine base in violation of 21 U.S.C. § 952, and (iii) possession with intent to distribute cocaine base in violation of 21 U.S.C. § 841(a)(1), in *United States v. Matthew Marsh*, Criminal Docket No. 95-10244-REK. A copy of the certified judgment of conviction is attached hereto as Exhibit 1.
- 2. MATTHEW MARSH has been named as a defendant in an Indictment in the above captioned matter, Criminal No. 4:05-cr-40025-FDS, charging him with one count of conspiracy to distribute cocaine base in violation of 21 U.S.C. § 846, and two counts of distribution of cocaine base and aiding and abetting same in violation of 21 U.S.C. § 841(a)(1) and 18 U.S.C. § 2.

3. By way of this Information, the government notifies MATTHEW MARSH that he is charged with committing the crimes alleged in said Indictment after having been previously convicted of the felony drug offenses set out in Paragraph 1 above, and that at the sentencing of defendant MATTHEW MARSH, the government will seek increased punishment by reason thereof.

All in keeping with Title 21, United States Code, Section 851(a)(1).

Respectfully submitted,

MICHAEL J. SULLIVAN **United States Attorney** 

/s/ Lisa M. Asiaf By:

LISA M. ASIAF

Assistant U.S. Attorney Tel: (617) 748-3268

November 17, 2005

## **CERTIFICATE OF SERVICE**

This is to certify that I have this day served a copy of the foregoing document by depositing in the United States mail a copy of same in an envelope bearing sufficient postage for delivery to all counsel of record who do not automatically receive service of process via the Court's ECF electronic filing system.

This 17<sup>th</sup> day of November 2005.

/s/ Lisa M. Asiaf LISA M. ASIAF

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# **EXHIBIT 1**

hereby certify of foregoing documents

copy of the

AO 245B (Rev. 3/95) Sheet 1 - Judgment in a Criminal Case

# United States District En

District of Massachusetts

UNITED STATES OF AMERICA

MATTHEW MARSH

JUDGMENT IN

(For Offenses Committed On

Case Number: 1-95CP10244-00

11222 1222 11 1122		James F. Duggan, Esq.	K10244-005 @	HER
THE DEFENDANT:		Defendant's Attorney		
pleaded guilty to count(s) S1 -	S3			
pleaded nolo contendere to cour which was accepted by the court.	nt(s)		DOCKLIE	
which was accepted by the court.  was found guilty on count(s)			SCHOOL SPACE	
after a plea of not guilty.			Date Offense	Count
Title & Section	Nature of Offens	<u>e</u>	Concluded	Number(s)
21 U.S.C. § 963	Conspiracy to Imp	ort Cocaine Base	07/16/1995	S1
21 U.S.C. § 952	Importation of Co	caine Base	07/16/1995	S2
21 U.S.C. § 841 (a)(l)	Possession with Int Base	tent to Distribute Cocaine	07/16/1995	S3
21 U.S.C. § 841 (b)(l)(A)iii	Possession with Int Base	ent to Distribute Cocaine	07/16/1995	S1-S3
The defendant has been found n  Count(s)		are) dismissed on the motio	n of the United Stat	es.
IT IS FURTHER ORDERED that any change of name, residence, or majudgment are fully paid.				
Defendant's Soc. Sec. No.: 012-68-2651		09/06/1996		
Defendant's Date of Birth: 07/02/1975		Date of Imposition of Judgment		
Defendant's USM No.: 20687-038 Defendant's Residence Address:		- U A	-1/ 1	
		table 1	Skeotas	
28 Beacon Street, #2		Signature of Judicial Officer		
Fitchburg,	MA 01420	Robert E. Keeton		
		United States District 3	ludge	
Defendant's Mailing Address:		Name & Title of Judicial Officer		
28 Beacon Street, #2				
		10/1/96		,
		- 1.1		

MA

Fitchburg,

01420

AO 245B (Rev. 3/95) Sheet	2 - Imprisonment
	Judgment-Page 2 of 6
DEFENDANT:	MATTHEW MARSH
CASE NUMBER:	1:95CR10244-003
	IMPRISONMENT
	s hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for month(s)
Said period in custoo	dy to be served concurrently on Counts S1 - S3.
FINDING: Defendate to the present.	ant has been in custody under these charges from July 16, 1995, to August 4, 1995, and again February 7, 1996
	kes the following recommendations to the Bureau of Prisons:
That, if feasible	e, defendant be assigned to the Boot Camp Program.
M The defenden	t is remanded to the sustady of the United States Marchal
I ne delendan	t is remanded to the custody of the United States Marshal.
The defendant	t shall surrender to the United States Marshal for this district:
at	a.m./p.m. on
as notifie	d by the United States Marshal.
The defendant	t shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
before 2	p.m. on
	d by the United States Marshal.
_	d by the Probation or Pretrial Services Office.
	RETURN
I have executed this	
mave executed this	judgment as follows:
	ered onto
at	, with a certified copy of this judgment.
	UNITED STATES MARSHAL
	By

Deputy U.S. Marshal

Case 4:05-cr-40025-FDS Document 28-2 Filed 11/17/2005 Page 4 of 16

AO 245B (Rev. 3/95) Sheet 3 - Supervised Release

Judgment-Page 3 of 6

DEFENDANT:

MATTHEW MARSH

CASE NUMBER:

1:95CR10244-003

### SUPERVISED RELEASE

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not illegally possess a controlled substance.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall not possess a firearm as defined in 18 U.S.C. § 921. (Check, if applicable.)

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). The defendant shall also comply with the additional conditions on the attached page (if indicated below).

See Special Conditions of Supervision - Sheet 3.01

## STANDARD CONDITIONS OF SUPERVISION

- the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such

AO 245B (Rev. 3/95) Sheet 3 - Supervised Release

DEFENDANT:

MATTHEW MARSH

CASE NUMBER:

1:95CR10244-003

# SPECIAL CONDITIONS OF SUPERVISION

The defendant is to participate in a program for substance abuse as directed by the Chief U.S. Probation Officer, which program may include testing to determine whether the defendant has reverted to the use of alcohol or drugs.

The defendant is to participate in a mental health program as directed by the Chief U.S. Probation Officer.

AO 245B (Rev. 3/95) Sheet	5, Part A - Criminal Mon	etary Penalties				
					Judgme	ent-Page 4 of 6
DEFENDANT:	MATTHEW N	MARSH				
CASE NUMBER:	1:95CR10244-	003				
		CRIMINAL	MONE	TARY PENALT	IES	
The defendant forth on Sheet 5, Pa		owing total crir	minal monet	ary penalties in accor	dance with the sche	edule of payments set
		Asses	ssment	1	ine	Restitution
Totals:		\$	150.00	\$	\$	
If applicable, r	estitution amount	ordered pursu	uant to plea	agreement	\$	
			FII	NE		
The above fine inclu	ides costs of inca	rceration and/	or supervisio	n in the amount of \$		
	gment, pursuant t	o 18 U.S.C. §	3612(f). All	2,500, unless the fine of the payment option 612(g).		
The court dete	ermined that the d	efendant does	s not have th	e ability to pay interes	st and it is ordered t	hat:
The interest	est requirement is	waived.				
The interest	est requirement is	modified as fo	ollows:			
			RESTIT	TUTION		
offenses com	ation of restitution mitted on or after d after such deter	09/13/1994, u	a case broug ntil	ht under Chapters 1 An Amended	09A, 110, 110A and Judgment in a Crin	I 113A of Title 18 for ninal Case
_	t makes a partial	payment, eacl	h payee shal	** Total	nately proportional p	Priority Order or Percentage of
ivaline of Payee				Amount of Loss	Restitution Ord	ered Payment
			Totals:	\$	\$	
** Findings for th	e total amount of	losses are rec	quired under	Chapters 109A, 110,	110A, and 113A of	Title 18 for offenses

<sup>\*\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994.

AO 245B (Rev. 3/95) Sheet 5, Part B - Criminal Monetary Penalties Judgment-Page 5 of 6 DEFENDANT: MATTHEW MARSH CASE NUMBER: 1:95CR10244-003 SCHEDULE OF PAYMENTS Payments shall be applied in the following order: (1) assessment; (2) restitution; (3) fine principal; (4) cost of prosecution; (5) interest; (6) penalties. Payment of the total fine and other criminal monetary penalties shall be due as follows: in full immediately; or immediately, balance due (in accordance with C, D, or E); or C not later than \_ day(s) after the date of this judgment. In the event the entire amount of in installments to commence criminal monetary penalties imposed is not paid prior to the commencement of supervision, the U.S. probation officer shall pursue collection of the amount due, and shall request the court to establish a payment schedule if (e.g. equal, weekly, monthly, quarterly) installments of \$ day(s) after the date of this judgment. over a period of year(s) to commence The National Fine Center will credit the defendant for all payments previously made toward any criminal monetary penalties imposed. Special instructions regarding the payment of criminal monetary penalties: The defendant shall pay the cost of prosecution. The defendant shall forfeit the defendant's interest in the following property to the United States:

Unless the court has expressly ordered otherwise in the special instructions above, if this judgment imposes a period of imprisonment payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments are to be made to the United States Courts National Fine Center, Administrative Office of the United States Courts, Washington, DC 20544, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program. If the National Fine Center is not operating in this district, all criminal monetary penalty payments are to be made as

Filed 11/17/2005 Page 8 of 16 AO 245B (Rev. 3/95) Sheet 6 - Statement of Reasons Judgment-Page 6 of 6 DEFENDANT: MATTHEW MARSH CASE NUMBER: 1:95CR10244-003 STATEMENT OF REASONS The court adopts the factual findings and guideline application in the presentence report. OR The court adopts the factual findings and guideline application in the presentence report except (see attachment, if necessary): See Memorandum of Sentencing Hearing and Report of Statement of Reasons Attached. Guideline Range Determined by the Court: Total Offense Level: Criminal History Category: \_\_\_\_I Imprisonment Range: 70 to 87 months Supervised Release Range: \_\_\_\_\_5\_\_\_to \_\_\_\_5\_\_\_years Fine Range: \$ \_\_\_\_12,500.00 \_\_\_\_ to \$ \_\_\_12,000,000.00 Fine waived or below the guideline range because of inability to pay. Total Amount of Restitution: \$ 0.00 Restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweighs the need to provide restitution to any victims, pursuant to 18 U.S.C. § 3663(d). For offenses that require the total amount of loss to be stated, pursuant to Chapters 109A, 110, 110A, and 113A of Title 18, restitution is not ordered because the economic circumstances of the defendant do not allow for the payment of any amount of a restitution order, and do not allow for the payment of any or some portion of a restitution order in the foreseeable future under any reasonable schedule of payments. Partial restitution is ordered for the following reason(s): The sentence is within the guideline range, that range does not exceed 24 months, and the court finds no reason to depart from the sentence called for by the application of the guidelines. OR The sentence is within the guideline range, that range exceeds 24 months, and the sentence is imposed for the following reason(s): OR

The sentence departs from the guideline range:

upon motion of the government, as a result of defendant's substantial assistance.

for the following specific reason(s):

See Memorandum of Sentencing Hearing and Report of Statement of Reasons Attached.

(9/8/89)

# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

V.

CRIMINAL NO. 95-10244-REK

MATTHEW MARSH, Defendant

# MEMORANDUM OF SENTENCING HEARING AND REPORT OF STATEMENT OF REASONS

KEETON, D.J.

Counsel and the defendant were present for sentencing hearing on **SEPTEMBER 6, 1996**. The matters set forth were reviewed and considered. The reasons for sentence pursuant to Title 18 U.S.C. §3553(c), as set forth herein, were stated in open court:

1.	reviewed by counsel and defendant including any additional materials received concerning sentencing?	X	Yes		No
2.(a)	Was information withheld pursuant to FRCrP 32(c)(3)(A)?		_Yes _	Х	N
(b)	If yes to (a), has summary been provided by the court pursuant to FRCrP 32(c)(3)(B)?		Yes		No

3.(a)	Were all factual statements contained in the			
	PSI adopted without objection?	Yes	X	No

(b) If no to (a) the PSI was adopted in part with the exception of the following factual issues in dispute:

¶40 MODIFIED FROM \$2,000 TO \$1,000 PER TRIP. OTHERWISE, THE FACTUAL STATEMENTS ARE CORRECT AND ARE ADOPTED.

ALSO, ¶47 CHANGED TO -4, "MINIMAL" PARTICIPANT, AS JOINTLY RECOMMENDED.

THIS CHANGES ¶50 TO 30, AND ¶52 TO 27, TOTAL OFFENSE LEVEL.

AS TO DEFENSE MOTION FOR DOWNWARD DEPARTURE, I CONCLUDE THAT UNDER <u>UNITED STATES</u> V. <u>GRANDMAISON</u>, THE COURT DOES HAVE AUTHORITY FOR DOWNWARD DEPARTURE. FOLLOWING THE STEP-ANALYSIS OF <u>UNITED STATES</u> V. <u>RIVERA</u>, I CONCLUDE THAT DEPARTURE IS AUTHORIZED AND FACTUAL SUPPORT FOR PROPOSED DEPARTURE WARRANTS THIS EXERCISE OF DISCRETION. I FIND DEPARTURE APPROPRIATE, IN VIEW OF FACTORS PRESENTED IN PART II.8-14 OF DEFENDANT'S MOTION, WHICH I CREDIT.

(c)	Disputed issues have been resolved as follows after evidentiary hearing, further submissions and/or arguments:
4.(a)	Are any legal issues in dispute?Yes _X_No
	If yes, describe disputed issues and their resolution:
5.(a)	Is there any dispute as to guideline applications (such as offense level, criminal history category, fine or restitution) as stated in the PSI?  Yes _X_No
	If yes, describe disputed areas and their resolution:
(b)	Tentative findings as to applicable guidelines are
	Total Offense Level: 27
	Criminal History Category:I
	\$_12,500 to \$_12,000,000 fine (plus \$ 14,520 cost of annual imprisonment/supervision)
	\$restitution
	\$150 special assessment (\$_50_ on COUNTS 1, 2, 3)

6.(a)	Are there any legal objections to tentative findings?		_Yes	Х	_No
(b)	If no, findings are adopted by the Court.				
(c)	If yes, describe objections and how they were addressed:  OR sentence hearing is continued to				
	to allow for preparation of oral argument or filing of written submissions by				
7.(a)	Remarks by counsel for defendant.*	X	_Yes _		_No
(b)	Defendant speaks on own behalf.	X	_Yes _		_No
(c)	Remarks by counsel for government.  *The order of argument and/or may be altered to accord with	recomm		s an	

_	48	months imprisonment
		months/intermittent community confinement
		months probation
_	60	months supervised release
\$		fine (including cost of imprisonment/supervision)
\$		restitution
\$	150	special assessment (\$ 50 on COUNTS 1,

#### ON COUNTS 1, 2, AND 3 CONCURRENTLY:

48 MONTHS IN CUSTODY OF BUREAU OF PRISONS, FOLLOWED BY 60 MONTHS SUPERVISED RELEASE. \$150 SPECIAL ASSESSMENT, BEING \$50 ON EACH COUNT.

NO FINE BECAUSE OF LACK OF RESOURCES. RESTITUTION N/A.

#### SPECIAL CONDITIONS OF SUPERVISED RELEASE:

- THE DEFENDANT IS PROHIBITED FROM POSSESSING A FIREARM OR OTHER DANGEROUS WEAPON.
- 2. THE DEFENDANT IS TO PARTICIPATE IN A PROGRAM FOR SUBSTANCE ABUSE AS DIRECTED BY THE UNITED STATES PROBATION OFFICE, WHICH PROGRAM MAY INCLUDE TESTING TO DETERMINE WHETHER THE DEFENDANT HAS REVERTED TO THE USE OF ALCOHOL OR DRUGS.
- 3. THE DEFENDANT IS TO PARTICIPATE IN A MENTAL HEALTH PROGRAM AS DIRECTED BY THE UNITED STATES PROBATION OFFICE.

#### RECOMMENDATION:

ASSIGNMENT TO BOOT CAMP PROGRAM, IF FEASIBLE.

#### FINDING:

DEFENDANT HAS BEEN IN CUSTODY UNDER THESE CHARGES FROM JULY 16, 1995, TO AUGUST 4, 1995, AND AGAIN FEBRUARY 7, 1996, TO PRESENT.

9.	Statement of reasons for imposing sentence. Check appropriate space:
(a)	Sentence is within the guideline range and that range does not exceed 24 months and the Court finds no reason to depart from the sentence called for by application of the guidelines.
OR	Sentence is within the guideline range and that range exceeds 24 months and the reasons for imposing the selected sentence are:
(b) X	Sentence departs from the guideline range as a result of
	substantial cooperation upon motion of the government
	OR
	X a finding that the following (aggravating or mitigating) circumstance exists that is of a kind or degree not adequately taken into consideration by the Sentencing Commission in formulating the guidelines and that this circumstance should result in a sentence different from that described by the guidelines for the following reasons:
	FINDING WITH RESPECT TO ABERRANT BEHAVIOR.
(c)	
	Is full restitution imposed?YesNo
	If no, less than full restitution is imposed for the following reasons:

Case 4:05-cr-40	0025-FDS	Document 28-2	Filed 11/	17/20	05	Page	15 of 16
(d)_Is a fine	applicable in	this case?		X	_Yes		_No
Is the	fine within th	e guidelines imposed?	•		Yes	X	_No
		t within guidelines or r lowing reasons:	no fine is				
<u>X</u>	use of a rea	not able, and even wit asonable installment so become able, to pay ired fine; or	schedule is				
<u> </u>		f a fine would unduly ant's dependents; or	burden				
	Other reasons	as follows:					
10. Was a	plea agreeme	ent submitted in this ca	ase?	X_	_Yes		_No
(a)	If no to 10, v	vas notice given to					
	defendant of	right to appeal and					
	to have coun	isel on appeal?			_Yes		_No
		defendant request court to file Notice of Appe			_Yes		_No
	Was	Clerk so directed?			_Yes		_No
(b)	If yes to 10,						
	t to appeal (as	e given to defendant s to sentencing to have counsel					
on app		o nave counsel			Yes		_No
	200			_X_I	Not Ap	plicabl	е
		defendant request court to file Notice of Appe			_Yes		_No
	Was	Clerk so directed?			_Yes		_No
	(2) check ap	propriate space:					
_	agreement be adequately re behavior and	as accepted a Rule 11 ecause it is satisfied the effects seriousness of accepting the plea agree statutory purposes	that the agre the actual of greement wi	ement offense ill not			
_		as accepted a Rule 11 tenced within the guide					
_		as accepted a Rule 11 reement that is within age.		le			
_X_	sentence rec sentence ag guideline ran	as accepted either a Recommendation or a Ru reement that departs finge because the Court rture is authorized by	ile 11(e)(1)(0 from the app t is satisfied	C) olicable that			

 Suggestions for guideline revisions resulting from this case are submitted by an attachment to this report.

Yes X No

- 12. The PSI is adopted as part of the record, either in whole or in part as discussed above and is to be maintained by the U.S. Probation Department under seal unless required for appeal.
- Judgment will be prepared by the clerk in accordance with above.
- 14. The clerk will provide this Memorandum of Sentencing Hearing And Report of Statement of Reasons to the U.S. Probation Department for forwarding to the Sentencing Commission, and if the above sentence includes a term of imprisonment, to the Bureau of Prisons.

9 9 , 1996

UNITED STATES DISTRICT JUDGE